1	[SEE SIGNATURE PAGE FOR ATTORNEY NAMES]		
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5	UNITED STATES DISTRICT COURT		
6	NORTHERN DISTRICT OF CALIFORNIA		
7			
8	BOSTON SCIENTIFIC CORP. and TARGET THERAPEUTICS, INC.,	Case No.: C02-1474-JW	
9	Plaintiffs,	STIPULATION TO EXTEND THE TIME FOR FILING RESPONSIVE BRIEFS	
10	VS.	REGARDING CLAIM CONSTRUCTION OF THE "ADAPTED TO" CLAIM TERM	
11	CORDIS CORPORATION,	AND [ <del>PROPOSED</del> ] ORDER	
12	Defendants.		
13			
14 15	Pursuant to Civil Local Rules 6-1, 6-2, 7-11 and 7-12, Plaintiffs Boston Scientific Corp.		
16	and Target Therapeutics, Inc. (collectively "Boston Scientific") and Defendant Cordis Corporatio		
17	hereby request an order modifying the schedule for filing responsive briefs regarding claim		
18	construction of the "adapted to" claim term in the '385 and '498 Guglielmi patents.		
19	On October 2, 2006 the parties filed a stipulation with the Court setting forth a proposed		
20	briefing and hearing schedule regarding claim construction of the "adapted to" claim term. On		
21 22	October 23, 2006 the parties exchanged opening briefs. In the October 2, 2006 stipulation, the		
23	parties proposed November 6, 2006 as the exchange date for responsive briefs.		
24	To the parties' knowledge, the Court has not entered an order with respect to the briefing		
25	proposed in the parties' October 2, 2006 stipulation, but the Court has set the hearing date on this		
26	issue for December 5, 2006. Accordingly, the parties request that the Court allow responsive		
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1	briefs on this issue to be exchanged no later than November 21, 2006, which is two weeks before	
2	the hearing date set by the Court.	
3	DATED: November 6, 2006	BOSTON SCIENTIFIC CORP. and TARGET THERAPEUTICS, INC.
5		By: <u>/s/</u>
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15		CORDIS CORPORATION
16		Edward V. Anderson Matthew T. Powers
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<ul><li>22</li><li>23</li></ul>		Hugh A. Abrams ( <i>Pro Hac Vice</i> ) Lisa A. Schneider ( <i>Pro Hac Vice</i> )
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27		Eric I. Harris (Of Counsel)
28		CORDIS CORPORATION

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1	One Johnson & Johnson Plaza New Brunswick, NJ 08933
2	Telephone: (732) 524-2444
3	Facsimile: (732) 524-2788
4	[ <del>PROPOSED</del> ] ORDER
5	Pursuant to stipulation, IT IS SO ORDERED
6	
7	Dated: 11/07/06
8	Hon James Ware
9	United States District Judge Northern District of California
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1 SUPPORTING DECLARATION OF AMANDA M. KESSEL 2 Pursuant to Civil L.R. 6-2 I, Amanda M. Kessel, declare as follows: 3 1. I am an associate in the law firm of Goodwin Procter LLP, a member in good 4 standing of the Bar of the Commonwealth of Massachusetts and counsel for plaintiffs Boston 5 Scientific Corporation and Target Therapeutics, Inc. (collectively "Boston Scientific" or 6 "Plaintiffs") in the above-captioned case. I have been admitted to practice before the Court pro 7 hac vice for purposes of this action. 8 2. The factual representations made in the above Stipulation are true. The parties 9 have met and conferred and agree that the schedule for the exchange of responsive briefs on the 10 claim construction of the "adapted to" claim term should be extended, as requested above. 11 3. There have not been any prior modifications to the briefing schedule on the claim 12 construction of the "adapted to" claim term. 13 14 15 I declare under penalty of perjury under the laws of the State of California that the 16 foregoing is true and correct. Executed this 6th day of November, 2006, at Boston, Massachusetts. 17 18 19 Amanda M. Kessel 20 LIBA/1731331.1 21 22 23 24 25 26 27 28